

Other business

Council comment

Adjournment

6.

7.

8.

Special/Study Session Meeting 6:00 p.m., Monday, February 20, 2018 Conference Room 23600 Liberty Street Farmington, MI 48335

STUDY SESSION AGENDA

| 1. | Roll call |
|----|--|
| 2. | Approval of agenda |
| 3. | Public comment |
| 4. | Present updated Oakwood Cemetery rules and regulations |
| 5. | Review Farmington City Council rules and procedures |

Farmington City Council Staff Report

Council Meeting Date: February 20, 2018 Item Number 4

Submitted by:

Charles Eudy, Superintendent

Agenda Topic:

Present revised Oakwood Cemetery Rules & Regulations

Proposed Motion:

For review only, no action at this time.

Background:

Oakwood Cemetery Rules and Regulations were last updated November 1995. Administrative staff and Spencer Bondy of JRSJ Law have completed the proposed revisions. Three significant changes are:

Article C; 10: Permit a veterans marker to be placed on a lot in addition to a flat marker or monument.

Article D; 1-5: Will permit installation of an above ground crypt in a designated area of the cemetery.

Article F; 4: Designates Spring and Fall clean up dates.

Following City Council's review of the proposed rules and regulations, the amended rules could be placed on the agenda for Council approval as soon as lots are deemed available for the above ground crypts..

Materials:

Oakwood Cemetery Rules and Regulations Redline (Final)

OAKWOOD CEMETERY RULES AND REGULATIONS

A. <u>Existing Cemeteries</u>

1. Shall be subject to the rules and regulations with the exception of marker and monument placement. Marker and monument restrictions, in the original cemetery area, will be determined by the Director_Department of Public Services_Works Superintendent and shall be in harmony with existing conditions.

B. <u>Definitions</u>

- Lot: Numbered divisions as shown on the cemetery plot which consist of two or more graves.
- 2. Grave: A space of sufficient size to accommodate one adult interment.
- 3. Interment: The permanent disposition of the remains of a deceased person by cremation and interment or burial.
- 4. Memorial: Shall include a monument, marker (headstone or footstone) or headstone, crypt for family or individual use.
- 5. Monument: Shall include a tombstone of granite or marble which shall extend above the surface of the ground.
- 6. Above ground crypt: Shall mean an above ground space used for or intended to be used for entombment of human remains.
- 7. Marker: A memorial flush with the ground.
- 5.8. Veteran marker: a marker furnished by the United States Department of Veterans
 Affairs, or other marker otherwise memorializing a veteran of the United States of
 America.
- 6.9. Lot Marker: Refers to any means used by the cemetery to locate corners of the lot or grave.
- <u>10.</u> Deed: The certificate of ownership which applies to the original conveyance to the original purchaser.
- 7.11. Marker Dimensions: Single up to 18" x 42", Companion on a single grave up to 18" x 42" double marker centered on two adjoining graves up to 18" x 60".

C. Markers, Memorials and Monuments

- 1. All markers, or memorials, must be constructed of granite or marble. Bronze memorials must be mounted on a granite base.
- 2. Foundations for memorials and markers shall conform to specifications set by the City, and all foundation work shall be done under permit of the Director Department of Public Services Works Superintendent. All memorials require foundations. All expenses of foundations shall be responsibility of the grave owner or family in accordance to the fee schedule established by the Department of Public Works Superintendent.
- 3. All expenses incurred in setting, repairing or maintaining markers, memorials, and monuments shall be borne by the lot owner.
- 4. Memorial sites may only be constructed or erected on lots of sufficient size so as no portion of the memorial site extends beyond the lot borders.

- 5. If any memorial is allowed to fall into disrepair by the owner, it may be removed by the City. The City shall have no responsibility for the return of the memorial to the owner.
- 5.6. Except as otherwise provided herein, only one marker will be permitted per grave and shall be flush with the ground. Companion markers are permitted in lieu of single markers and must be a minimum of 32" in length. A veteran marker is permitted to be placed in addition to a companion marker on two adjoining graves or on a single lot with a single marker. A veteran marker shall be placed at the opposite end of the grave site from any other non-veteran markers located on the same grave site. A grave owner shall be responsible for the cost of the additional foundation for the replacement of a veteran or non-veteran marker. The cost of the foundation for the memorial is determined by the current City of Farmington Fee Schedule Chapter 3
- 6.7. Markers shall be <u>a minimum</u> 12" x 24" x 4".
- 7.8. Markers shall be centered on the grave and placed at the foot of walkways facing the adjoining walkway. Markers for the most easterly graves, parallel with the east property line, shall be placed at the common lot line and face west.
- 8.9. Markers and monuments must match the family plot.
- 9.10. Monuments shall be permitted only on minimum four grave lots. A veteran marker is permitted to be placed on a lot with a monument or a flat marker. The veteran marker must be placed at the opposite end of the lot from the monument or flat marker.
- 10.11. Monuments shall be centered on the lot and shall be located one foot into the lot at the common lot line. All monuments shall face the adjoining walkway.
- 11.12. Monuments are prohibited in single grave sections.
- 12.13. Vases with permanent bases are prohibited.

D. Above Ground Crypts

- 1. Before work on any above ground crypt begins, the location and complete plans and specifications shall be approved by the Public Works Superintendent. The crypt lot owner or their representative and the Department of Public Works Superintendent or appointed representative shall conduct an inspection of the surrounding graves, monuments, and landscaping prior to and following the construction of the above ground crypt on the owner's lot.
- 2. The lot owner(s) who construct an above ground crypt on his or her lot shall be responsible for all costs related to the construction and maintenance of such above ground crypt, including the above ground crypt foundation. The lot owner(s) shall also be responsible for any and all damage, including restoration costs, sustained by surrounding graves, monuments, markers, and landscaping caused during the installation or maintenance of the above ground crypt.
- 3. An above ground crypt shall only be placed on a lot consisting of four (4) graves, being an area twelve (12) feet in depth and sixteen (16) feet wide, encompassing a minimum of 192 square feet. All above ground crypts shall be limited to eight (8) feet in depth by twelve (12) feet in width, encompassing a total of ninety-six (96) square feet, and have a maximum height of five (5) feet above ground.
- 4. During installation of an above ground crypt, access to the Cemetery shall be maintained. Burials or internments at the Cemetery shall not be interrupted or adversely impacted by the construction of an above ground crypt.
- 5. No decorative objects or photographs may be affixed to the crypt by tape or other means. No toys, class glass containers, ceramic containers or similar objects are permitted to be placed on top or in any way attached to a crypt. All such unauthorized items may be removed by the Cemetery.

D.E. Interment or Disinterment

- 1. The City Clerk shall keep a record of all interments made in City cemeteries.
- 2. Such records shall disclose the name of the deceased, date of burial, last address, next of kin, funeral director, lot and grave number and the owner's name.
- 3. There shall be no interment of anything other than the remains of human bodies in City cemeteries.
- 4. No funerals shall be held on Sunday, nor between the hours of 6:00 p.m. and 7:00 a.m.
- 5. Reasonable notice must be given to the City Clerk, and all arrangements with the City must be completed for services to be furnished by the City, and payment made prior to a grave opening.
- 6. All applications for burial shall be made to the City Clerk in a timely manner to allow at least <u>eight-twenty four (24)</u> working hours to prepare the grave. Such applications shall be accompanied by a burial permit issued by the County Health Department or other authorized agency of the state or county.
- 7. There shall be no disinterment or relocation without a permit issued by the County Health Department. Such permit shall be submitted to the City Clerk.
- 8. There shall be no interment of more than one body and one cremation, or two cremations within anyone grave. Further, there shall be no disinterment of the cremains or body within any grave for the purpose of burying bodies or cremains within the same grave.

E.F. Ground Maintenance and Decoration Regulations

- 1. No grading, leveling or excavation shall take place within any cemetery without written permission of the Director of Public Services Works Superintendent.
- 2. No live plantings are allowed. Fencing of graves, or statuary is prohibited.
- 3. The City reserves the right to plant, remove or trim any tree, plant or shrub in the interest of maintaining a good appearance or to reduce maintenance expenses.
- 4. Decorations shall be limited to one floral offering per grave. Grave blankets and wreaths are permitted from November 1st to March 1st. Flags are permitted on graves for a period of one week following Memorial Day, Fourth of July and Veteran's Day. Expressly forbidden are miscellaneous statues, glass and plastic objects, cans, toys, vigil lights, Christmas trees and similar items. Other items deemed unsightly, objectionable or detrimental, shall be removed and disposed
- 5. The City reserves the right to clear the ground of all decorations, including, but not limited to, floral displays, shepherd's hoods Shepherd's Hook, and standup decorations, twice a year. Spring cleanup begins March 1, and Fall cleanup begins October 1. All decorations should be removed prior to these dates. New decorations allowed by these rules and regulations may be placed beginning April 1 and November 1, respectively.
- 6. No persons shall injure, cut or remove any tree, shrub or plant or other vegetation growing or being within the limits of the cemetery whether on graves or unimproved grounds.
- 3.7. All persons are prohibited from defacing, injuring or removing any memorial, fence or other structure in or belonging to the cemetery, or any property thereof, and from entering on such grounds by any other means other than the gates provided for the purpose thereof.
- 4.8. No surface shall be applied to any grave other than one consisting of grass, with the exception of an above ground crypt in accordance with the rules prescribed above.
- 5.9. The City reserves the right to change, maintain and revise any roadway or plat incorporated within any cemetery when necessary to improve the grounds.

F.G. Gifts for Cemeteries

- 1. Whenever any person shall grant or give, bequest or devise any gift to the City for the perpetual maintenance and care of, or for the general upkeep and improvement of a City cemetery, the City ClerkDepartment of Public WorksSuperintendent shall review such gift, bequest or devise, and shall forthwith issue to the donor or his/her representative, an acknowledgment of receipt of same, signed by the City Clerk/Treasurer.
- 2. Any funds paid shall be delivered to the City Treasurer.
- 3. The <u>Department of Public Works Superintendent City Clerk</u> shall report to the City Council the receipt of any funds by grant, gift, bequest or devise at the next regular Council meeting.

G.H. Cemetery Care

1. Cemetery care shall include only cutting and trimming of the grass, top dressing and seeding when necessary, tree maintenance and the general upkeep of the lot.

- 2. Cemetery care shall not include the maintenance of any memorial or other items.
- 3. All monies received by the City in trust, gifts or other donations, shall be credited to the Cemetery Improvement Account. The City shall not commit itself to extraordinary care or' special care of any lot or grave within the cemetery.

H.I. Burials of Poor Persons and Strangers

1. A part of at least one City cemetery shall be set aside for single graves, and shall be used as a burial place for indigent persons and strangers. Each grave shall be numbered and marked with a durable material.

I.J. Other Regulations

- 1. No advertisement of any description will be permitted within any cemetery.
- 2. No persons shall injure, cut or remove any tree, shrub or plant or other vegetation growing or being within the limits of the cemetery whether on graves or unimproved grounds.
- 3. All persons are prohibited from defacing, injuring or removing any memorial, fence or other structure in or belonging to the cemetery, or any property thereof, and from entering on such grounds by any other means other than the gates provided for the purpose thereof.
- 4.2. The presence of wildlife and birds enhances the natural beauty of City cemeteries, so the cemetery grounds shall be considered a wildlife and bird sanctuary. All persons are forbidden from disturbing, wounding, trapping or killing any bird or animal.
- 5.3. Refreshments or liquor shall not be allowed within the cemeteries.
- 6.4. No persons shall drive any vehicle other than on the designated roads provided within the cemetery, other than those vehicles permitted by the Department of Public Services—Works Superintendent for maintenance, placement of markers or required for interment.
- 7.5. The cemetery shall be open to visitors from 9:00 a.m. to 6:00 p.m. daily.
- 8.6. The cemetery (City) reserves, and shall have, the right to correct any errors that may be made by them either in making interments, disinterments/sinterment's or removals or the description, transfer or conveyance of any interment property. Such correction shall include canceling such conveyance and substituting in lieu thereof other interment property of equal value and similar location as far as possible, or as may be selected by the Cemetery Board, or, in the sole discretion of the City Manager, by refunding the amount paid for such purchase. In the event such error shall involve the interment of the remains of any person in such property, the cemetery reserves and shall have the right to remove or transfer such remains to another property of equal value and similar location as may be substituted and conveyed in lieu thereof.
- 9.7. All orders for interments in lots must be signed by the owner of the lot or his legal representative. However, when this is impossible because such person is absent from the city, permission by telegraph writing signed by the owner or his legal representative will be accepted in lieu thereof.
- 10. Decorations shall be limited to one floral offering per grave. Grave blankets and wreaths are permitted from November 1st to March 1st. Flags are permitted on

graves for a period of one week following Memorial Day, Fourth of July and Veteran's Day. Expressly forbidden are miscellaneous statues, glass and plastic objects, cans, toys, vigil lights, Christmas trees and similar items. Other items deemed unsightly, objectionable or detrimental, shall be removed and disposed of without reason or notice. The City shall have no responsibility for return to the owner of any object or item removed.

- 8. Dogs are prohibited from all city cemeteries.
- 11.9. Resolution of all disputes shall be determined by the Department of Public Works Superintendent.
- <u>12.10.</u> Single graves will be limited to designated areas of the cemetery. All other purchases must be made in a minimum number of two in succession. The City shall be the sole determiner of limitations concerning sales of graves.

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FARMINGTON CITY COUNCIL

RULES OF PROCEDURE

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FARMINGTON CITY COUNCIL

RULES OF PROCEDURE

The Farmington City Council consists of five members elected in a non-partisan election. These Rules shall serve as guidelines for the organization and the conduct of the Council so that the City is governed and conducts its business in an orderly fashion. This document shall be reviewed every two years, following the Regular City Election. The Rules are subject to compliance with the City of Farmington charter, ordinances, and State Statutes.

MEETINGS

1. Regular Meetings

Regular meetings of the City Council will be held on the first and third Monday of each month beginning at 7:00 p.m., local prevailing time, at the City Hall. Regular meetings may be rescheduled at other times by a vote of the Council. Meeting dates will be established, by resolution, prior to the end of the preceding calendar year.

2. Special Meetings

Special meetings shall be called by the Clerk on the written request of the Mayor, the City Manager or any two members of the Council and upon at least eighteen (18) hours notice to each member. Notice of the meeting shall be posted in accordance with the state statute governing open meetings.

No business shall be transacted at any special meeting of the Council unless the same has been stated in the notice of such meeting. However, any business which might lawfully come before a regular meeting may be transacted at such special meeting if all the members present consent thereto and all the members absent file their written consent.

3. Study Session Meetings

Study sessions of the Council will be held as necessary and as scheduled by Council.

4. **Joint Meetings**

The City Council may hold Joint Meetings with Boards, Commissions, Committees, the Farmington Board of Education, and municipal governments who share a community of interest with the City of Farmington. Such meeting shall be scheduled for a specific purpose or goal, agreed to by the Council and other entity or entities before the meeting.

5. Closed Sessions

Purpose

The City Council may only meet in closed session for purposes defined in the Michigan Open Meetings Act as follows:

- A. To consider the dismissal, suspension or disciplining of, or to hear complaints or charges brought against, a public officer, employee, staff member or individual agent, when the named person requests a closed hearing.
- B. For strategy and negotiation sessions connected with the negotiation of a collective bargaining agreement or related issues when either negotiating party requests a closed hearing.
- C. To consider the purchase or lease of real property up to the time an option to purchase or lease that real property is obtained.
- D. To consult with its attorney regarding trial or settlement strategy in connection with specific pending litigation, but only when an open meeting would have a detrimental financial effect on the litigating or settlement position of the Council.
- E. To review the specific contents of an application for employment or appointment to a public office when the candidate requests that the application remain confidential. All interviews by a public body for employment or appointment to a public office shall be held in an open meeting pursuant to this act.
- F. To consider material exempt from discussion or disclosure by state or federal statute.

Calling Closed Sessions

A two-thirds roll call vote of the Councilmembers elected and serving shall be required, except under Sections (a) and (b) above. The roll call vote shall be taken at an open meeting and the purpose for calling the closed session shall be entered into the minutes of the meeting at which the vote is taken.

Minutes of Closed Meetings

A separate set of minutes shall be taken by the Clerk or the designated Secretary at the closed session. These minutes will be retained by the Clerk of the Council, shall not be available to the public and shall be disclosed if required by a civil action. Closed Session minutes shall be retained for one year only.

Confidentiality of Closed Meeting Information

A City Councilmember shall not divulge to any unauthorized person confidential information discussed in an executive session in advance of the time prescribed for its authorized release

to the public by the City Council. Councilmembers shall honor the confidentiality of the debate, discussion and preliminary action taken in executive session, and be aware of the potential financial liability and/or harm to the reputation of the City by premature disclosure.

REGULAR MEETING AGENDA

Preparation

The office of the City Manager, with consultation and concurrence of the Mayor, shall prepare an agenda of business to be considered at each regular Council Meeting. Items of business must generally be submitted by 12:00 noon of the Thursday preceding the Monday Council meeting.

Distribution

Agendas and all related background material will be available to Council and the public at least 48 hours before the scheduled meeting.

City Councilmembers shall have the use, for City business and for City Council meetings, of a City-issued electronic device. Agenda materials will primarily be provided to Council members by an electronic delivery method and the member shall be responsible for installing the materials on the electronic device.

CONSENT AGENDA

1. Purpose

A consent agenda will be used to allow Council to act on numerous administrative or non-controversial items at one time.

2. Agenda Items

A consent agenda will be developed by the office of the City Manager. Items that could be included on this agenda include non-controversial items such as approval of minutes, monthly payments report, Public Safety monthly report, and approval of recognition resolutions, etc. Any member of Council or the public may request that an item be removed from the consent agenda and placed on the regular agenda for discussion.

MEETING PROCEDURE

1. Meetings Open to the Public

All regular, special, study session and joint meetings of the City Council shall be open to the public and citizens shall have a reasonable opportunity to be heard under such rules and regulations as the Council may prescribe.

2. Order of Business

An agenda shall be prepared in accordance with the following order of business:

- a. Call Meeting to Order
- b. Pledge of Allegiance
- c. Public Comment
- d. Approval of Consent Agenda
- e. Approval of Regular Agenda
- f. Public Hearings/Presentations
- g. Unfinished Business
- h. New Business
- i. Department Comments
- J. City Council Comments
- k. Adjournment

3. Quorum; Adjournment

A majority of the members of the Council in office shall be a quorum for the transaction of business at all meetings of the Council, but in the absence of a quorum a lesser number may adjourn any meeting to a later time or date, and in the absence of all members the Clerk may adjourn any meeting to a time or date not later than one week thence.

4. **Presiding Officer**

The presiding officer shall be responsible for enforcing the Rules of the City Council, contained herein, as well as the Code of Conduct. The Mayor shall be the presiding office of the Council. In the absence of the Mayor, the Mayor Pro Tem shall be the presiding officer of the Council. In the absence of both, the Council may designate another of its members to serve as presiding officer during such absence.

5. Minutes of City Council Meetings

A journal of the proceedings of each regular, special, study session, and joint meetings will be kept by the Clerk and shall be signed by the Mayor and City Clerk, upon approval by Council.

Proposed minutes of aforesaid meetings will be available for public inspection not more than eight business days after such meetings.

Approved minutes will be available for public inspection not later than five business days after the meeting at which the minutes were approved.

VOTING AND DISCUSSION

1. Roll Call

A vote upon all ordinances and resolutions shall be taken by "Yes" and "No" vote and entered upon the record, except that where the vote is unanimous it shall only be necessary to so state.

In all roll call votes the names of the members of the Council shall be called in alphabetical order, and the name to be called first shall be advanced one position alphabetically in each successive roll call.

2. Results of Voting

In all cases where a vote is taken, the Chair shall declare the result.

3. **Duty to Vote**

No Councilmember shall vote on any question in which that member has a financial interest, other than the common public interest, or on any question concerning that member's own conduct, but on all other questions each member who is present shall vote when his or her name is called unless excused by unanimous consent of the remaining members present. Any member refusing to vote except when not so required by this paragraph shall be guilty of misconduct in office.

If a member is precluded from voting pursuant to a conflict of interest, that member shall refrain from participating in the discussion on the issue.

4. Debate and Decorum

Where these rules or the City Charter are silent, "Roberts Rules of Order Newly Revised" shall, to the extent reasonably feasible, govern the proceedings of the Council. The City Attorney shall act as Parliamentarian. In addition, the following general rules of debate shall apply:

- A. The maker of a motion is entitled to speak first.
- B. A Council member must obtain the floor by being recognized by the Mayor.
- C. No Council member is entitled to speak a second time on the same motion while any other Council members wish to make their first speech.
- D. A Council member may not speak against his/her own motion, but may vote against it.
- E. Remarks must be confined to the merits of the pending question.
- F. Questions and remarks must be addressed through the Mayor. Council members are not to speak directly to each other or to a staff member.
- G. A courteous tone must be maintained. Interjecting personal notes or attacking another member's motives is prohibited.
- H. No Council member may comment adversely on any prior act of the

Council that is not pending.

5. Reconsider/Rescind/Repeal a question

When a question has been decided, it shall be in order for any member who was on the prevailing side in the original action to move for reconsideration thereof at the same or next regular meeting. If a matter is to be brought for reconsideration at a succeeding meeting, the Councilmember making the request must notify the City Manager or City Clerk in writing by the Thursday prior to the meeting who shall place the matter of reconsideration on the agenda.

A motion to rescind or repeal some previous action may be made at any time at any regular or special meeting of the Council, provided, such matter has been formally placed on the agenda for consideration and it is in order.

6. General Consensus

General consent or consensus may be used to give direction and the minutes should indicate that a majority consented.

CITIZEN PARTICIPATION

1. **General**

Each council meeting agenda shall provide for reserve time for audience participation, as requested, hereby known as Public Comments.

2. Length of Presentation

Members of the public at the meeting shall not speak unless recognized by the Chair. Members of the public shall be limited to speaking for a maximum of three (3) minutes during any public hearing or public comment. A person representing a group and speaking on behalf of same shall be allowed ten (10) minutes to address Council.

3. Persons Addressing the Council

Prior to addressing Council, members of the public shall come before the public microphone, state their name, address and, if appropriate, group affiliation. The Council may, in its discretion, limit public comments to new information or matters not fully addressed at any previous meeting regarding the agenda item at issue.

4. **Deviation**

Upon the request of a member of the Council, the Mayor may recognize a member of the audience who shall be permitted to address the Council at a time

other than public comment; however, all other rules as provided herein shall apply.

5. Requests to Speak During Public Hearings

Same rules apply as outlined in Sections 2 and 3 above.

6. **Disorderly Conduct at Meetings**

Persons addressing the Council shall make responsible comments and shall refrain from making personal, impertinent, slanderous or profane remarks. The Chairperson may call to order any person who is being disorderly by speaking when not recognized by the Chair or otherwise disrupting the proceeding by failing to be germane, by speaking longer than the allotted time, or by speaking vulgarities. Such persons shall thereupon be seated until the chair shall have determined whether the person is in order.

If a person so engaged in presentation shall be called out of order, he or she shall not be permitted to speak at the same meeting, except upon special leave by Council. If the person shall continue to be disorderly and disrupt the meeting, the chair may order the Public Safety Department to remove the person from the meeting.

There shall be no audience comment by voice, clapping, or otherwise, showing approval or disapproval of any remarks of the speaker or member(s) of the public body.

Council Members or the Mayor shall not respond to general Audience Comment. The Mayor or Council members can bring up a point of order in regard to false information and direct it to the parliamentarian for a response. The Mayor may direct the administration to respond to the speaker, if appropriate, during or outside of the meeting. The Mayor may also respond with an indication of the appropriate action to be taken.

CABLE TV VIDEO AND AUDIO RECORDING OLICY

- 1. The second Regular meeting of the month shall be held in the Council Chambers and will be cablecast/video streamed.
- 2. City Council Meeting videos will be archived on the City website. The video archive is not the official record of the meeting.
- 3. Only the aforementioned Council meeting will be cablecast/video streamed live, whenever possible.
- 4. Audio recordings will be retained by the City Clerk until the approval of the minutes.

STANDARDS OF CONDUCT FOR CITY COUNCIL MEMBERS

- 1. <u>Confidential Information</u>. A Councilmember shall not divulge to an unauthorized person confidential information acquired in the course of the Council member's duties in advance of the time prescribed for its authorized release to the public.
- 2. <u>Representations</u>. A Councilmember shall not represent his or her personal opinion as that of the City.
- 3. <u>City resources</u>. A Councilmember shall use personnel resources, property, and funds under the Councilmember's official care and control udiciously and solely in accordance with prescribed constitutional, statutory, and regulatory procedures and not for personal gain or benefit.
- 4. <u>Gifts.</u> A Council member shall not solicit or accept a gift or loan of money, goods, services, or other thing of substantial value for the benefit of a person or organization, other than the City, which tends to influence the manner in which the Council member performs official duties. It shall be presumed that a non-monetary gift having a value of less than fifty dollars (\$50.00) does not evidence a violation of the above paragraph. "Non-monetary gifts" do not include gift certificates, vouchers, or any other item which is readily used in place of cash.
- 5. Profit from Position. A Council member shall not engage in a business transaction in which the Council member may receive a substantial profit from his or her official position or authority or a substantial financial benefit from confidential information which the Council member has obtained or may obtain by reason of that position or authority. A Council member shall not use, or attempt to use, his or her official position to unreasonably secure, request or grant, any privileges, exemptions, advantages, contracts, or preferential treatment for themselves or others.

USE OF COMMUNICATION DEVICES DURING MEETINGS

A Council member shall refrain from the use of electronic or wireless communication devices during meetings to communicate with other Council members or with members of the public, regardless of whether the device is provided by the City. This prohibition shall not apply to communications with family members, employees, or co-workers, or others with whom the member communicates on a matter unrelated to an agenda item for Council action; such communications shall be infrequent and shall not disrupt, disturb, or otherwise adversely affect the conduct of the meeting.

USE OF CITY-ISSUED ELECTRONIC DEVICES

City-issued electronic devices are intended to be used for City business and City-related purposes. Personal use is discouraged and should occur infrequently and shall be incidental to the intended use of the electronic device. The following rules shall apply to Council members' use of City-issued electronic devices:

- 1. The City shall supply the electronic device and all associated hardware and software. Council members shall not install any hardware or software on the electronic device without prior approval through the City Manager's office.
- 2. Council members shall have the use of the electronic device during the member's term of office, and such right shall terminate at the same time as the member's term of office ends, at which time the electronic device and all associated equipment shall be returned to the City.
- 3. Council members shall be responsible for maintaining the electronic device in good condition, and to reasonably protect it from theft, loss, or damage. City policies applicable to City staff with regard to damaged or lost equipment shall apply.
- 4. Council members may not use the electronic device in connection with election or re-election efforts or campaigning, either for the member or any other candidate for public office.
- 5. Council members shall not use the electronic device, or the internet access or e-mail provided with it, for any commercial, illegal, or illicit purpose or activity, or for financial gain. Council members shall not use the electronic device to download or store inappropriate or obscene material. Council members shall not knowingly violate copyright laws or site guidelines in connection with internet access. Council members shall not knowingly use the electronic device, or the internet access or e-mail provided with it, to propagate any virus, worm, "Trojan horse," "trap door," or "back door" program code or to knowingly disable, disrupt, or overload the computer system or network, or to circumvent any system designed to protect the privacy or security of another user, computer system, communications network, or organization.
- 6. Council members should recognize that many, and perhaps most, of the documents that exist on the electronic device or that are created during internet usage or while using the e-mail function may be subject to the Freedom of Information Act, MCL 15.231 et seq., or other means of discovery, and should govern their use accordingly.
- 7. Council members shall not use the electronic device for any purpose that violates the Open Meetings Act, MCL 15.261, et seq.
- 8. The electronic device shall at all times remain City property, and therefore subject to return to the City upon request, for inspection, repair, installation of additional hardware or software or other applications, and the like, or to ensure compliance with these rules.
- 9. The Council member to whom an electronic device is issued is responsible to insure the proper use of the electronic device in accordance with these rules.

GUIDELINES OF CONDUCT

Public Relations

Members of Council should refrain from argument with a member of the public or staff at Council meetings since these arguments seldom resolve concerns and many times inflame feelings at a public meeting. Any concerns by a member of Council over the behavior or work of a City employee during a Council meeting should be directed to the City Manager to ensure the concern is addressed.

City Council Relations with Staff

- 1. There shall be mutual respect from both staff and Council members of their respective roles and responsibilities when and if expressing criticism in public session.
- 2. Requests for information or questions by the City Council shall be directed to the City Manager or the appropriate Department Head. All non-routine requests should be submitted to the City Manager's office. All complaints should be submitted to the City Manager.
- 3. All written information material requested by individual Council members shall be submitted by staff to the City Manager who will transmit them to all Council members with the notation indicating which Council member requested the information.
- 4. Council shall not attempt to correct or influence staff in the selection of employees, recommendations for the awarding of contracts, the selection of consultants, the processing of development applications or the granting of City licenses or permits.
- 5. Incoming mail clearly marked as personal shall not be opened when addressed to individual Council members nless requested.
- 6. A council member shall not direct staff to initiate any action or prepare any report that is significant in nature or initiate any project or study without the approval of a majority of the City Council. All such requests will be first directed to the City Manager.

CITY COUNCIL RELATIONSHIP WITH CITY COMMISSIONS AND COMMITTEES AND COUNCIL MEMBER REPRESENTATION TO OTHER AGENCIES AND GROUPS

 Members of the City Council should not attempt to influence commission or committee recommendations, or to influence or lobby individual commission or committee members on any item under their consideration. It is important for commissions and committees to be able to make objective recommendations to the City Council on items before them. Members of Council that attempt to

- influence commission positions on an item may prejudice or hinder their role in reviewing the commission's recommendation as a member of the City Council.
- 2. Individual Council Members shall have the right to attend meetings but are cautioned about becoming involved in the meetings' discussions.
- 3. If a member of the City Council represents the City before another governmental agency or organization, the Council member should first indicate the majority position as an opinion of the Council. Personal opinions and comments may be expressed only if the Council member clarifies that these statements do not represent the position of the City Council.

SUPENSION AND AMENDMENT OF RULES

These rules may be suspended or amended at any time, in accordance with the Charter of the City of Farmington, by a vote of the majority of the Council elected and serving.

CONSIDERATION OF OTHER PROVISIONS FOR INCLUSION SAMPLES ONLY

1. NEW COUNCIL MEMBER ORIENTATION AND IN-SERVICE PROGRAM

Each new member of Council shall, upon taking the oath of office, be given the following materials unless the member has or has access to a current copy of:

- Charter and Code of Ordinances
- Master Plan for Land Use
- Current year Budget
- Council Rules
- City of Farmington Internet Usage and E-Mail Usage Policies; Farmington Hills Standard Practice Guide
- City of Farmington rules regarding damaged or lost equipment (e.g., for City-issued electronic device)
- Payroll Information

Each new member of Council shall, upon taking the oath of office, be offered an opportunity by the City Manager to tour the various City facilities (i.e., City Hall, DPW, Police/Fire stations, and the like).

After each City election at which a new member of Council is elected, the City staff shall arrange a series of presentations or programs, conducted generally between December and February following a City election, to inform new members of the operations of City government. Generally, and subject to member availability, these shall occur before City Council meetings, and shall cover basic subjects such as land use and planning, finance/taxation/assessing, police/fire, and infrastructure maintenance and construction. The programs shall be open to all members of the City Council as in-service educational opportunities.

2. SCHEDULE OF ANNUAL MEETINGS WITH BOARDS, COMMISSIONS, AND COMMITTEES

Establish an annual schedule for meeting with Boards and Commission to review accomplishments and goals.